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08/835748		Washingt			MC
SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.	·
08/835.748	04/10/97	HASHIZUME	T	Q45026	

MM42/0913

SUGHRUE MION ZINN MACPEAK AND SEAS 2100 PENNSYLVANIA AVENUE NW WASHINGTON DC 20037-3202

EX	AMINER
DICKENS	3.C
ART UNIT	PAPER NUMBER
2853	1/
<u> </u>	16
DATE MAILED.	09/13/99

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

1	HE PERIOD FOR RESPONSE:		ス		
a)	is extended to run	or continues to run	<u> </u>	from the date of the fina	l rejection
ы	expires three months from the date event however, will the statutory pe	of the final rejection or as o riod for the response expire	f the mailing da later than six n	te of this Advisory Action, nonths from the date of the	whichever is later. In no final rejection.
	Any extension of time must be obta The date on which the response, the purposes of determining the period 1.17 will be calculated from the dat	e petition, and the fee have of extension and the corres	been filed is the conding amoun	e date of the response and t of the fee. Any extension	d also the date for the new fee pursuant to 37 CFR
	ppellant's Brief is due in accordance v	vith 37 CFR 1.192(a).			
	oplicant's response to the final rejection place the application in condition for		has been cons	sidered with the following e	ffect, but it is not deemed
1.	The proposed amendments to the c	laim and /or specification wil	I not be entered	and the final rejection sta	inds because:
	a. There is no convincing showing presented.	ng under 37 CFR 1.116(b) w	hy the propose	d amendment is necessar	y and was not earlier
	b. They raise new issues that we	ould require further consider	ation and/or sea	arch. (See Note).	
	c. They raise the issue of new n	natter. (See Note).			
	d. They are not deemed to place appeal.	e the application in better fo	rm for appeal b	y materially reducing or si	mplifying the issues for
	e. They present additional claim	s without cancelling a corre	sponding numb	er of finally rejected claims	
	NOTE:				
					
2. 🗌	Newly proposed or amended claim the non-allowable claims.	s would	be allowed if s	ubmitted in a separately fil	ed amendment cancelling
3.	Upon the filing an appeal, the propo be as follows:	sed amendment 🗋 will be	entered w	ill not be entered and the s	status of the claims will
	Claims objected to:				
	However;				
	Applicant's response has overc	ome the following rejection(s	s):		
λA	r	accepted proteins have been seen	saidarad but da	00 not avorance the value	DARGON A
** / =1	Stated with 6/8/90	Office Action	isidered but do	es not overcome the rejec	iion because <u>a 7725-a</u> c~
5. 🗌	The affidavit or exhibit will not be corpresented.	nsidered because applicant l	nas not shown (good and sufficent reasons	s why it was not earlier
☐ The	proposed drawing correction h	as 🗋 has not been appro	ved by the exar	niner.	seall.
Oth	er ·		•	•	John Barlow
					risory Patent Examiner hnology Center 2800